JV		
IN THE MATTER OF	<b>§</b> §	IN THE COUNTY COURT
	, §	AT LAW NUMBER ONE
RESPONDENT	§ §	DENTON COUNTY, TEXAS
ORDER GRANTING OCC	<u>UPATION</u>	NAL DRIVER'S LICENSE
On the date set forth along with the above styled and numbered cause.	e Judge's	signature below, came on to be heard the
	I.	
The Court finds that the Respondent's Tex was suspended for the following reason(s):		
The date of adjudication was		·
The period of suspension is		
	II.	
The Court finds that Respondent he vehicle. It is therefore <b>ORDERED</b> that Respondent here.		nal and essential need to operate a motor nay operate a motor vehicle as follows:
day; and while operating a motor veh MILEAGE, DESTINATIONS,	hicle, Resp AND I BOOK to	e total of() hours or less per ondent shall RECORD DATES, TIMES REASONS FOR TRAVEL IN A be currently maintained AT ALL TIMES
education, and essential domestic du employment, residence(s), Court, at courses/testing, college/university, of	ities, includ ttorney's o court-order	urse and scope of his/her employment ding travel to and from work sites, place of office, probation office, high school, GED red child visitation, any required terms of llment of any requirement of this Order.
3) Respondent shall restrict driving to t	the followi	ng counties:

4) Respondent may drive on the following days of the week and the following times:

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Da	ys of the week:
Tir	mes:
IT	IS FURTHER ORDERED
1.	Respondent shall maintain a valid policy of automobile liability insurance or other accepted form of financial responsibility in accordance with Article 601 <i>et. seq.</i> , Texas Transportation Code for the period that the occupational license is in effect and is Ordered to provide proof of such insurance upon request of any peace officer.
2.	Respondent shall restrict driving to the course and scope as permitted by this Order.
3.	Respondent shall carry a certified copy of this Order when operating a motor vehicle.
4.	Respondent shall apply for an Occupational Driver's License with the Texas Department of Public Safety within 31 days of the date of this Order.
5.	Respondent shall submit to the taking of a specimen of breath or blood for analysis to determine the alcohol concentration or the presence of a controlled substance, drug, dangerous drug, or other substance at the request of a peace officer having arrested/detained the Respondent for the offense of Driving While Intoxicated.
6.	Respondent shall not possess or consume any alcohol or drugs which are not prescribed to him/her.
7. 8.	This Order does not grant a license for operation of a commercial motor vehicle. This Order is void unless Respondent maintains proof of a valid policy of automobile liability insurance throughout the entire period that this license is in effect.
9.	This Order covers only the suspension for the reason set forth in Paragraph I and no other reason. If Respondent's driver's license is or becomes suspended for any reason other than the reason(s) set forth in Paragraph I, this Order grants no license for the additional suspension.
IALI	IS FURTHER ORDERED THAT THE FOLLOWING CONDITIONS, IF ED OR CHECKED, SHALL ALSO APPLY TO THE ISSUANCE OF DENT'S OCCUPATIONAL DRIVER'S LICENSE:
1.	Respondent shall attend two (2) alcohol awareness or drug awareness counseling sessions within thirty (30) days of the issuance of this Order and file with the Clerk of the County Court at Law Number One evidence of attendance within thirty-five (35) days of this Order.
<b></b> 2.	Respondent shall not operate a vehicle unless it is equipped with an operating Ignition Interlock Device calibrated at 0.030 and equipped with rolling retest, as

In addition, the Ignition Interlock shall be equipped with

follows:\_\_\_

	A camera		
	A camera and a GPS unit.		
<b>3</b> .	. Respondent shall comply with all terms of his/h in the above-referenced cause number.	er Probation/Community Supervision	
4.	At the time of the hearing on the Application for Respondent abandoned his/her appeal of the AL affirmed as of the date of this Order.		
5.	. Respondent shall attend a Defensive Driving C issuance of this Order and shall provide to the Number One evidence of attendance within thir	e Clerk of the County Court at Law	
6.	Respondent shall not receive any citations for any violation of the Texas Transportation Code during the effective periods of this Order; and shall upon receipt of a citation for a moving violation, notify his/her Probation Officer in writing within three (3) days of receipt of the citation.		
<b>7</b> .	Respondent shall file proof of SR-22 insurance with the Clerk of County Court at Law Number One within thirty (30) days of this Order.		
8.	. Respondent shall have no other passenger in the	vehicle other than his or her parent(s).	
This ORD	DER is effective from	, through	
1. The duration of the driver's license suspension from the offense described in Paragraph I of this Order.			
2.	. The date of		
SI	IGNED:		
	Count	Presiding ty Court at Law Number One n County, Texas	

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